1	Juanita R. Brooks (CA Bar No. 75934) (bro Lara S. Garner (CA Bar No. 234701) (lgarr	ooks@fr.com)
2	FISH & RICHARDSON P.C. 12390 El Camino Real	ici(@ii.com)
3	San Diego, CA 92130 Telephone: (858) 678-5070 / Fax: (858) 67	8-5099
4		
5	Craig E. Countryman (CA Bar No. 244601 FISH & RICHARDSON P.C. 555 W. 5th Street, 31st Floor	(countryman@fr.com)
6	Los Angeles, California 90013 Telephone: (213) 533-4240 / Fax: (213) 99	6-8304
7		
8	Jonathan E. Singer (CA Bar No. 187908) (s Michael J. Kane (pro hac vice) (kane@fr.co FISH & RICHARDSON P.C.	om)
9	60 South Sixth Street, Suite 3200	
10	Minneapolis, MN 55402 Telephone: (612) 335-5070 / Fax: (612) 2	88-9696
11	Susan M. Coletti (pro hac vice) (coletti@fr	.com)
12	Elizabeth M. Flanagan (pro hac vice) (eflar FISH & RICHARDSON P.C.	nagan@fr.com)
13	222 Delaware Avenue, 17th Floor Wilmington, DE 19899	
14	Telephone: (302) 652-5070 / Fax: (302) 6	52-0607
15	Attorneys for Plaintiffs ALLERGAN USA, INC. and ALLERGAN INDUSTRIE, SAS	
16	,	NETDICT COLIDT
17	UNITED STATES I	
18	CENTRAL DISTRIC	Γ OF CALIFORNIA
19	ALLERGAN USA, INC. and ALLERGAN INDUSTRIE, SAS,	Case No. SACV13-01436 AG (JPRx)
20	Plaintiffs,	DECLARATION OF CRAIG E. COUNTRYMAN IN SUPPORT OF
21	V.	PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR
22	MEDICIS AESTHETICS, INC., MEDICIS PHARMACEUTICAL CORP.,	PARTIAL SUMMARY JUDGMENT OF NO INVALIDITY FROM PRIOR
23	MEDICIS PHARMACEUTICAL CORP.,   VALEANT PHARMACEUTICALS	USE
24	NORTH AMERICA LLC, VALEANT PHARMACEUTICALS	Judge: Hon. Andrew J. Guilford Hearing: June 1, 2015 at 10:00 a.m.
25	INTERNATIONAL, VALEANT PHARMACEUTICALS	Ctrm: 10D
26	INTERNATIONAL, INC., AND GALDERMA LABORATORIES, L.P.	Discovery cutoff date: May 15, 2015 Pretrial conference date: July 20, 2015
27	Defendants.	Trial date: August 4, 2015
28		DECLARATION OF CRAIG E. COUNTRYMAN IN SUPPORT OF PLAINTIFFS' REPLY IN SUPPORT OF

THEIR MOTION FOR PARTIAL SUMMARY

Case No. 8:13-cv-01436-AG-JPR

JUDGMENT OF NO INVALIDITY FROM PRIOR USE

I, Craig E. Countryman, hereby declare and state as follows:

- 1. I am an attorney at Fish & Richardson P.C., and have been admitted in the above-captioned litigation as counsel for Plaintiffs Allergan USA, Inc., and Allergan Industrie, SAS ("Allergan").
- 2. Attached hereto as Exhibit 10 is a true and correct copy excerpts from the laboratory notebook of Samuel Molliard, bearing bates numbers AGNHA T00188334 and AGNHA T00188451.
- 3. Attached hereto as Exhibit 11 is a true and correct copy of Plaintiffs' First Supplemental Responses and Objections to Defendants' Interrogatory No. 3, served January 6, 2015.
- 4. Attached hereto as Exhibit 12 is a true and correct copy of excerpts from the deposition transcript of Pierre Lebreton, taken January 14, 2015.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on May 4, 2015 at San Diego, California.

FISH & RICHARDSON P.C.

By: /s/ Craig E. Countryman
Craig E. Countryman

Attorneys for Plaintiffs ALLERGAN USA, INC. AND ALLERGAN INDUSTRIE, SAS

**CERTIFICATE OF SERVICE** 

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on May 4, 2015 to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system per Civil Local Rule 5.4. Any other counsel of record will be served by electronic mail, facsimile and/or overnight delivery.

/s/ Craig E. Countryman

Craig E. Countryman countryman@fr.com

DECLARATION OF CRAIG E. COUNTRYMAN IN SUPPORT OF PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR PARTIAL SUMMARY JUDGMENT OF NO INVALIDITY FROM PRIOR USE Case No. 8:13-cv-01436-AG-JPR